RECEIVED CENTRAL FAX CENTER MAY 2 9 2007

Attorney Docket No.: P-6166-US

DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below under my name.

I believe that I am the original and first sole inventor or an original and first joint inventor of the subject matter which is claimed and for which a patent is sought on the invention entitled:

IN-VIVO SENSING DEVICE WITH DETACHABLE PART the Specification of which

is attached hereto was filed on June 30 as United States A	Number	0.2	PCT	International
Application No. 10/5	Manner	O1	rcı	micinational
and was amended on	 		(î	f applicable).

I hereby state that I have reviewed and understand the contents of the above-identified Specification, including the claims, as amended by any amendment referred to above.

I acknowledge the duty to disclose information known to me which is material to patentability as defined in 37 CFR 1.56, including for continuation-in-part applications, material information which became available between the filing date of the prior application and the national or PCT international filing date of the continuation-in-part application.

I hereby claim priority under Title 35, United States Code, \$119 of any provisional application filed in the United States in accordance with 35 U.S.C. \$119(e), or any application for patent that has been converted to a Provisional Application within one (1) year of its filing date, or any foreign application(s) for patent or inventor's certificate listed below and have also identified below any foreign application for patent or inventor's certificate having a filing date before that of the application on which priority is claimed.

PRIOR FILED APPLICATION(S)

APPLICATION	COUNTRY	(DAY/MONTH/YEAR FILED)	PRIORITY
NUMBER			CLAIMED
PCT/IL2004/001183	TL.	29 December 2004	YES
60/533,227	us	31 December 2003	YES

I hereby claim the benefit under Title 35, United States Code, \$120 of any United States application listed below, and, insofar as the subject matter of each of the claims of this application is not disclosed in any prior United States application in the manner provided by the first paragraph of Title 35, United States Code, \$112, I acknowledge the duty to disclose material information as defined in Title 37, Code of Federal Regulations, \$1.56, which

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occurred between the filing date of the prior application and the national or PCT international filing date of this application:

APPLICATION NO.

FILING DATE (DAY/MONTH/YEAR) STATUS - PATENTED, PENDING, ABANDONED

I hereby appoint as my attorney(s) and agent(s) Mark S. Cohen (Attorney, Registration No. 42,425) or Caleb Pollack (Attorney, Registration No. 37,912) or Gny Yonay (Attorney, Registration No. 52,388) or Gny Levi (Attorney, Registration No. 55,376) or Rachel Teitelbaum (Agent, Registration No. 56,708) or David A. Loewenstein (Attorney, Registration No. 35,591) or Robert D. Schaffer (Attorney, Registration No. 33,775) or Michael A. Yamin (Agent, Registration No. 44,414) or Marc Tritel (Agent, Registration No. 59,336) or Lee A. Goldberg (Attorney, Registration No. 38,894) or Cheryl J. Schindler (Agent, Registration No. 59,848) or Morey B. Wildes (Attorney, Registration No. 36,968), sald attorney(s) and agent(s) with full power of substitution and revocation to prosecute this application and transact all business in the Patent and Trademark Office connected therewith. These attorneys and agents are associated with Customer Number 49443.

Please address all correspondence regarding this application to:

PEARL COHEN ZEDBK LATZER, LLP 1500 BROADWAY, 12TH FLOOR NEW YORK, NEW YORK 10036

Customer No. 49443

Direct all telephone calls to (646) 878-0800 and all facsimiles to (646) 878-0801.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further, that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

FULL NAME OF INVENTOR: FRISCH, Mordechai

FULL RESIDENCE ADDRESS: 14 Hashiloah Street, Moreshet 20186, Israel

COUNTRY OF CITIZENSHIP: Israel

FULL POST OFFICE ADDRESS: same

ULL FOS I OFFICE ADDRESS: Battl

SIGNATURE OF INVENTOR

DATE

(day / month / year)

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FULL NAME OF INVENTOR: GILAD, Zvika FULL RESIDENCE ADDRESS: 19 Moshe Sne, Hod Hacarmel, Haifa 34987, Israel COUNTRY OF CITIZENSHIP: Israel FULL POST OFFICE ADDRESS: same SIGNATURE OF INVENTOR FULL NAME OF INVENTOR: IDDAN, Gavriel J. FULL RESIDENCE ADDRESS: 44A Einstein Street, Haifa 34602, Israel COUNTRY OF CITIZENSHIP: Israel FULL POST OFFICE ADDRESS: same SIGNATURE OF INVENTOR _ DATE_ (day / month / year) FULL NAME OF INVENTOR: GLUKHOVSKY, Arkady FULL RESIDENCE ADDRESS: 23541 Via Amado, Santa Clarita, CA 91355, USA COUNTRY OF CITIZENSHIP: Israel FULL POST OFFICE ADDRESS: same SIGNATURE OF INVENTOR _ DATE_ (day / month / year)

FULL NAME OF INVENTOR: GILAD, ZVIDA
FULL RESURENCE ADDRESS: 19 Moshe Sac, Hod Hacarmel, Haifa 34987, Isra
COUNTRY OF CITIZENSHIP: Israel
FULL POST OFFICE ADDRESS: same
SIGNATURE OF INVENTOR
DATE(day / month / year)
FULL NAME OF INVENTOR: IDDAN, GRYFRI J.
FULL RESIDENCE ADDRESS: 44A Einstein Street, Haift 34602, Israel
COUNTRY OF CITIZENSHIP: Israel
SIGNATURE OF INVENTOR ASSESSED DATE Of DATE Of DOOR
DATE Of OS Josef (day / month / year)
FULL NAME OF INVENTOR: GLUKHOVSKY, Arkedy
FULL RESIDENCE ADDRESS: 23541 Via Amedo Santa Claritz, CA 91355, USA
COUNTRY OF CITIZENSHIP: Icrael
FULL POST OFFICE ADDRESS: same
BIGNATURE OF INVENTOR
DATE (day / month / year)

FULL NAME OF INVENTOR: GILAD, Zvika
FULL RESIDENCE ADDRESS: 19 Moshe Sne, Hod Hacarmel, Haifa 34987, Israel
COUNTRY OF CITIZENSHIP: Israel
FULL POST OFFICE ADDRESS: same
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FULL NAME OF INVENTOR: IDDAN, Gavriel J.
FULL RESIDENCE ADDRESS: 44A Einstein Street, Haifa 34602, Israel
COUNTRY OF CITEZENSHIP: Isruel
FULL POST OFFICE ADDRESS: same
SIGNATURE OF INVENTOR
DATE
(day / month / year)
FULL NAME OF INVENTOR: GLUKHOVSKY, Arkady
FULL RESIDENCE ADDRESS: 23541 Via Amado, Santa Clarita, CA 91355, USA
COUNTRY OF CITIZENSHIP: Israel
FULL POST OFFICE ADDRESS: same
SIGNATURE OF INVENTOR
DATE 12/5/2007 (day 1 month / year)
coay / monn / year)

FULL NAME OF INVENTOR: DAVIDSON, Tal
FULL RESIDENCE ADDRESS: 4/1 Hermon Street, Yoqueam Illit 20692, Israel
COUNTRY OF CITIZENSHIP: Israel
FULL POST OFFICE ADDRESS: same
SIGNATURE OF INVENTOR
DATE
FULL NAME OF INVENTOR: GAT, Daniel
FULL RESIDENCE ADDRESS: 5 HaAarava Street, Nesher, Halfa 36863, Israel
COUNTRY OF CITIZENSHIP: Israel
FULL POST OFFICE ADDRESS: same
SIGNATURE OF INVENTOR
DATE(day / month / year)
FULL NAME OF INVENTOR: RABINOVITZ, Raphael
FULL RESIDENCE ADDRESS: 3 Ostrovski Street, Rasnana 43603, Israel
COUNTRY OF CITIZENSHIP: Israel
FULL POST OFFICE ADDRESS: same
SIGNATURE OF INVENTOR
DATE(day / month / year)
(Ad) , umum , Jaw)

FULL NAME OF INVENTOR: DAVIDSON, Tal
FULL RESIDENCE ADDRESS: 4/1 Hermon Street, Yoqueam litt 20692, Israel
COUNTRY OF CITIZENSHIP: Israel
FULL POST OFFICE ADDRESS: same
SIGNATURE OF INVENTOR
DATE(day / month / year)
FULL NAME OF INVENTOR: GAT, Daniel
FULL RESIDENCE ADDRESS: 5 HaAarava Street, Nesher, Haifa 36863, Israel
COUNTRY OF CITIZENSHIP: Israel
FULL POST OFFICE ADDRESS: same
SIGNATURE OF INVENTOR
DATE 22 \$ 2007 (day / month / year)
FULL NAME OF INVENTOR: RABINOVITZ, Raphael
FULL RESIDENCE ADDRESS: 3 Ostrovski Street, Raanana 43603, Israel
COUNTRY OF CITIZENSHIP: Israel
FULL POST OFFICE ADDRESS: same
SIGNATURE OF INVENTOR
DATE
(day / month / year)

FULL NAME OF INVENTOR: DAVIDSON, Tal
FULL RESIDENCE ADDRESS: 4/1 Hermon Street, Yogneam Illit 20692, Israel
COUNTRY OF CITIZENSHIP: Israel
FULL POST OFFICE ADDRESS: same
SIGNATURE OF INVENTOR
DATE(day / month / year)
FULL NAME OF INVENTOR: GAT, Daniel
FUILL RESIDENCE ADDRESS: 5 HaAarava Street, Nesber, Haifa 36863, Israe
COUNTRY OF CITIZENSHIP: Israel
FULL POST OFFICE ADDRESS: \$2008
SIGNATURE OF INVENTOR
DATB(day / month / year)
FULL NAME OF INVENTOR: RABINOVITZ, Raphael
FULL RESIDENCE ADDRESS: 3 Ostrovski Street, Raanana 43603, Israel
COUNTRY OF CITIZENSHIP: Israel
FULL FOST OFFICE ADDRESS: same
SIGNATURE OF INVENTOR
FULL FOST OFFICE ADDRESS: same SIGNATURE OF INVENTOR DATE 28 5 Zoo3 (day / month / year)